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MEYERS LAW GROUP, P.C.

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Motion of Kayla Ruhnke And E.R., A Minor, For Determination That The Automatic Stay Is Inapplicable, Or Alternatively, For Relief From The Automatic Stay (the "Motion"), will be held.

FURTHER NOTICE IS HEREBY GIVEN that by way of the Motion, creditors KAYLA RUHNKE ("Mrs. Ruhnke") and E.R., her minor son ("E.R.," together with Mrs. Ruhnke, the "Ruhnkes"), seek entry of an order of the above-captioned Court: (1) determining that the automatic stay is inapplicable to their filing of a complaint to prosecute and liquidate postpetition tort claims in the San Francisco Superior Court (the "State Court"); or, alternatively, (2) terminating the automatic stay of 11 U.S.C. § 362(a) (this "Motion"), applicable herein to the chapter 11 case of PG&E CORPORATION and PACIFIC GAS AND ELECTRIC COMPANY (collectively, the "Debtors"), in order to allow the Ruhnkes to take such actions; and (3) waiving the 14-day stay of enforcement, as provided in Rule 4001(a)(3 of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules").

FURTHER NOTICE IS HEREBY GIVEN that pursuant to the Second Amended Order Implementing Certain Notice And Case Management Procedures (docket no. 1996) entered in the Debtors' case, any objection, opposition, or response to the Motion must be filed with the abovecaptioned Court, and served on the Ruhnkes' counsel of record, Merle C. Meyers, Esq., Meyers Law Group, P.C. 44 Montgomery St., Ste. 1010, San Francisco, CA 94104; Email: mmeyers@meyerslawgroup.com; Tel: (415) 362-7500; Fax: (415) 362-7515, at least five (5) days prior to the hearing, or by March 20, 2020 at 4:00 p.m. P.S.T.

DATED: February 28, 2020

MEYERS LAW GROUP, P.C.

By /s/ Merle C. Meyers
Merle C. Meyers, Esq.
Attorneys for Kayla Ruhnke and E.R.,
a Minor, Administrative Creditors

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